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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,386	09/18/2003	Hitoshi Yamamoto	2271/70910	4427
7590 01/07/2008 Ivan S. Kavrukov, Esq. Cooper & Dunham LLP			EXAMINER	
			CALLAHAN, PAUL E	
1185 Avenue of the Americas New York, NY 10036			ART UNIT	PAPER NUMBER
			2137	
	-	•	[*************************************	
			MAIL DATE	DELIVERY MODE
		·	01/07/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•	Application No.	Applicant(s)	
	10/664,386	YAMAMOTO ET AL.	
Office Action Summary	Examiner	Art Unit	
•	Paul Callahan	2137	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tinuity rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 17 December 2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for allowant closed in accordance with the practice under Expression 2.	action is non-final. ace except for formal matters, pro		
Disposition of Claims			
4) Claim(s) 1-45 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) 1-18 and 20-31 is/are allowed. 6) Claim(s) 19, 32-45 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or			
9) The specification is objected to by the Examiner			
10) The drawing(s) filed on is/are: a) acceed a Applicant may not request that any objection to the drawing sheet(s) including the correction at the original of the oath or declaration is objected to by the Example 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the E drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119	· *		
12) Acknowledgment is made of a claim for foreign and All bold Some * cold None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prioric application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te	

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DETAILED ACTION

1. Claims 1-45 are pending in the instant application and have been examined. This Office Action is directed towards the Applicant's response filed October 24, 2007.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claim 19 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The claim, in line 19, recites the limitation: "signal conversion for establishing a circuit line..." The claim is directed towards a computer system. The limitation of "signal conversion..." is directed towards a method step not recited as carried out by a computer component, i.e., there is no means associated with the function of signal conversion and therefore it is unclear which component of the computer system carries out this function. Because of this the claim is indefinite.

Claim Rejections - 35 USC § 101

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

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5. Claims 32-45 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

As for independent claims 32, 33, 39, and 40, and dependent claims 34-38 and 41-45, the claims are each directed towards a computer-readable medium embodying computer program instructions that when executed by a computer, cause a computer to undertake the steps in the program. However, as per the teachings of Specification in paragraph [0113], the storage medium is described as: *The storage medium can include, but is not limited to, any type of disk including floppy disks, optical disks, CD-ROMs, magneto-optical disks, ROMs, RAMs, EPROMs, EEPROMs, flash memory, magnetic or optical cards, or any type of media suitable for storing electronic instructions.*

On review, the Examiner considers that the storage is not limited to physical media but must include transmission media such as electromagnetic carrier waves. Therefore claims 32-45 are rejected as being directed towards non-statutory subject matter. The claims are directed towards subject matter that falls outside the four statutory classes eligible for the grant of a US Patent. From MPEP Sec. 2106: "...a claim reciting only a musical composition, literary work, compilation of data, signal, or legal document (e.g., an insurance policy) per se does not appear to be a process, machine, manufacture, or composition of matter. See, e.g., In re Nuitjen, Docket no. 2006-1371 (Fed. Cir. Sept. 20, 2007)(slip. op. at 18) ("A transitory, propagating signal

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like Nuitjen's is not a process, machine, manufacture, or composition of matter.' ...

Thus, such a signal cannot be patentable subject matter.")"

The claims are directed towards subject matter that may be considered as falling within 35 U.S.C. 101 Judicial Exceptions: laws of nature, natural phenomena and abstract Ideas, but not a practical application of such. The claims do not recite any limitation of an antenna or other receiver for electromagnetic signals that comprise computer program code. Therefore the program code cannot effect a change of state of a processor or produce any other useful, concrete or tangible result.

Allowable Subject Matter

6. Claims 1-18 and 20-31 are allowed.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul E. Callahan whose telephone number is (571) 272-3869. The examiner can normally be reached on M-F from 9 to 5.

If attempts to reach the examiner by telephone are unsuccessful, the Examiner's supervisor, Emmanuel Moise, can be reached on (571) 272-3865. The fax phone number for the organization where this application or proceeding is assigned is: (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

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published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Paul Callahan/

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January 2, 2008

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